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	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
15	DISTRICT	OF NEVADA
16	CHARLOTTE BOWNES; JOSEPH LAGRECA; JESSICA NAUMANN; and	Case No.: 3:24-cv-00528-ART-CSD
17	CHRISTOPHER GOODIN, individually and on behalf of all others similar situated,	STIPULATION AND ORDER TO EXTEND TIME FOR
18		DEFENDANTS TO RESPOND TO
19	Plaintiffs,	COMPLAINT [ECF NO. 1]
20	v.	(FIRST REQUEST)
	INTERNATIONAL GAME TECHNOLOGY	
21	PLC; MGM RESORTS INTERNATIONAL; BALLY'S CORPORATION; PENN	
22	ENTERTAINMENT, INC.; STATION CASINOS, LLC,	
23	Defendants.	
24	Defendants.	
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Pursuant to LR IA 6-1, Plaintiffs Charlotte Bownes, Joseph Lagreca, Jessica Naumann, and
Christopher Goodin, on one hand, and Defendant International Game Technology, PLC1, on the
other hand, by and through their respective undersigned attorneys of record (collectively, the
"Parties"), hereby stipulate and agree subject to the Court's approval to extend time for defendants
to respond to the Complaint (ECF No. 1). The current deadline for Defendant International Game
Technology, PLC is December 16, 2024. This is the first request for extension concerning this
deadline.

- 1. On November 21, 2024, Plaintiffs filed their Complaint (ECF No. 1) against defendants, including Defendant International Game Technology, PLC (Defendant).
- 2. On November 25, 2024, Plaintiffs mailed a copy of the Complaint and Summons to a registered agent associated with Defendant (ECF No. 11).
- 3. The current deadline for Defendant to respond to the Complaint (ECF No. 1) is December 16, 2024.
- 4. Defendant contacted Plaintiffs to discuss its position that International Game Technology, PLC is an improperly named party. Defendant also indicated that other defendants share a similar concern.
- 5. Through this conferral process, Plaintiffs stated that they intend to amend the complaint to add additional parties and defendants.
- 6. Subject to the Court's approval, the Parties have agreed that all defendants shall have an additional forty-five (45) days to respond to the Complaint (ECF No. 1).
- 7. During the requested extension, the parties intend to confer regarding the named defendants and anticipate the filing of an amended complaint. The Parties will confer regarding the filing of any amended complaint and a proposed briefing schedule.
- 8. Good cause exists to grant this stipulation and it is submitted in good faith, is not interposed for delay, and is not filed for an improper purpose.

¹By entering into this stipulation, Defendant International Game Technology PLC does not waive any arguments related to service of process, jurisdiction or any initial motion defenses.

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